# PAGE 1/16\* RCVD AT 5/26/2005 10:45:21 AM [Eastern Daylight Time] \* SVR:USPTO-EFXRF-1/1 \* DNIS:8729306 \* CSID: \* DURATION (mm-ss):04-16

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MICHAEL J. MEHRMAN MIKE@MEHRMANLAW.GOM

DIRECT: 404.497.7400 MOBILE: 678.637.6080

FAX

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To:	Examiner Mary Da Zhi Wang Cheung		From: Amanda D. Langston for	
	Art Unit 3621		Michael J. Mehrr	man, Esq.
Fax: 1,703 87 2 9306		1306 Pag	Pages:16 , including cover	
Phone:			Date: May 26, 2005	
Re:	TELECOMMUNICATIONS INITIATED DATA FULFILLMENT SYSTEM Serial No.: 10/037,378 Our Ref. No.: 4S04.1-012			
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Art Unit:

3621

Examiner: Cheung

**Patents** 

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

RECEIVED **CENTRAL FAX CENTER** 

MAY 2 6 2005

Matthew Rosenhaft

Serial No.: 10/037,378

Filed: October 23, 2001

For:

TelecommunicationsInitiated Data

Fulfillment System

# RESPONSE TO OFFICIAL ACTION

Commissioner for Patents Mail Stop Non-Fee Amendment P.O. Box 1450 Alexandria, VA 22313-1450

May 26, 2005

Customer No. 35725

Sir:

In response to the Official Action mailed April 28, 2005, please enter the amendment shown in the attached Amendment Dated May 26, 2005 and consider the following Remarks. The amendment requests entry of 20 additional claims and one independent claim. A credit card authorization in the amount of \$600 for the excess claim fee is attached. Please charge any additional fee and credit any overpayment to Deposit Account No. 502591.

05/27/2005 BBONNER 00000015 10037378

01 FC:2202 62 FC:2261

500.00 OP 100.00 OP

I hereby certify that this correspondence is being filed with the United States Patent and Trademark Office, Patents by facsimile directed to Examiner Cheung in Art Unit 3621 at (703) 872-9306 on May 26, 2005

Michael J. Mehrman - Reg. No. 40,086

### RECORD OF TELEPHONE INTERVIEW

The undersigned attorney for Applicant conducted telephone interviews with Examiner Cheung on May 5, 2005 and May 10, 2005. During the second communication the parties discussed a proposed amendment submitted by Applicant for Examiner Cheung's consideration. Following that communication, Examiner Cheung confirmed that the proposed amendment would place the application in condition for allowance and that Applicant would be permitted to enter apparatus claims directed to the same invention as the allowable method claims. The currently submitted Amendment Dated May 26, 2005 conforms to this agreement and, for this reason, Applicant believes that the application is now in condition for allowance.

#### CONCLUSION

It is believed that that the application is now in condition for allowance. If the Examiner believes that there are any issues that can be resolved by a telephone conference, or that there are any informalities that can be corrected by an Examiner's amendment, please call Mike Mehrman at (404) 497-7400.

Respectfully submitted,

By: Michael J. Mehrman

Reg. No. 40,086

Mehrman Law Office, P.C. 5605 Glenridge Drive, Suite 795 Atlanta, GA 30342 404 497 7400 telephone 404 497 7405 facsimile mike@mehrmanlaw.com